

Attorney Docket : 19111.0061

Application No. 09/988,338

REMARKS/ARGUMENTS

In the Office Action issued February 20, 2008, Claims 1-3, 5-11, 13-19 and 21-27 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Jiang et al. (Jiang), U.S. Patent Application No. 20060276196 in view of Immonen et al. (Immonen), U.S. Patent Application Publication No. 2002/0077993. Claims 1, 9 and 17 have been amended. Claims 1-3, 5-11, 13-19 and 21-27 are pending in the application.

The applicant respectfully submits that the present invention, according to claims 1-3, 5-11, 13-19 and 21-27 is not unpatentable over Jiang in view of Immonen because neither Jiang nor Immonen teach automatically filling in fields of content with user data obtained from compartments of a plurality of application wallets and then translating the content including the fields automatically filled in with user data. In the present invention of claims 1, 9, and 17, the application server performs an analysis of the content to be transmitted to the mobile device prior to transmitting a form to determine a format supported by the mobile device and to be used to translate the form. The application server then translates the form and transmits the translated translatable form to the mobile device. A form is recognized by its identifier and mapping data is accessed to determine if mappings of the fields in the form are present. There are mappings for each form and include compartments from a plurality of application wallets, where corresponding compartments of the application wallets include different data.

Jiang discloses the use of a network side autofill to fill in forms using data previously entered by a user. See Jiang, paragraph 330. Jiang also discloses the use of mobile wallet service to present information on request to a partnered site. Wallet information consists of one or more wallet entities which are generalized categories. There is no disclosure of the use of a

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Application No. 09/988,338

plurality of wallets nor that a plurality of wallets is associated with a form. Accordingly, Jiang does not teach the invention of claims 1, 9 and 17.

Immonen does not cure the deficiencies of Jiang. Immonen discloses a method and system for conducting payments with a wireless terminal by a user in exchange for goods and services rendered by a merchant. In particular, Immonen discloses that if content is only available in HTML format, the WAP gateway may attempt to translate it into WML, which is then sent on to the WAP client via wireless transmission. The user can make payment by using a Server Wallet. Immonen fails to disclose, that the transmitted content includes a plurality of fields that were automatically filled in with data obtained from compartments of a plurality of wallets as claimed in claims 1, 9 and 17. Accordingly, the combination of Jiang and Immonen fail to teach or suggest the invention as claimed in claims 1, 9, and 17.

Claims 2, 3, 5-8, 10, 11, 13-16, 18, 19 and 21-27 depend from claims 1, 9 and 17 respectively and thus are not taught or suggested for at least the reasons discussed with respect to claim 1, 9 and 17.

Each of the claims now pending in this application is believed to define an invention that is novel and nonobvious over the prior art of record. Accordingly, favorable reconsideration of this case and early issuance of the Notice of Allowance are respectfully requested.

Additional Fees:

The Commissioner is hereby authorized to charge any insufficient fees or credit any overpayment associated with this application to Deposit Account No. 50-4545 (19111.0061).

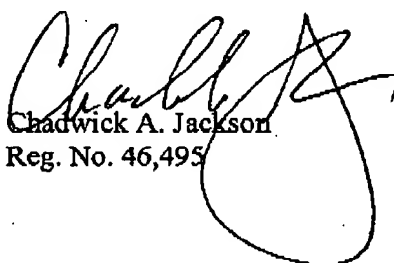
Attorney Docket : 19111.0061

Application No. 09/988,338

Conclusion

In view of the foregoing, all of the Examiner's rejections to the claims are believed to be overcome. The Applicants respectfully request reconsideration and issuance of a Notice of Allowance for all the claims remaining in the application. Should the Examiner feel further communication would facilitate prosecution, he is urged to call the undersigned at the phone number provided below.

Respectfully Submitted,



Chadwick A. Jackson
Reg. No. 46,495

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Hanify & King, Professional Corporation
Intellectual Property Law Department
1875 K St, N.W.
Suite 707
Washington, D.C. 20006
Direct: (202) 403-2102
Facsimile (202) 429-4380